

State	Local Competition Proceedings	Universal Service Initiatives	Number Portability Requirements	Resale/Sale of Exchanges	Interconnection Arrangements	Commission Progress Report
<i>Hawaii</i>	HB 471 directs the PUC to develop immediate guidelines for competition in the local exchange. The Commission has yet to establish a rulemaking docket.	HB 471, signed into law June 29, 1995 directs the PUC to establish a universal service fund with all telecommunications providers to contribute and all telcos eligible to draw from it if they provide reduced-rate service to residents of "underserved areas".	Not currently being considered by the commission.	Not currently being considered by the commission.	Not currently being considered by the commission.	The Commission has begun proceedings involving competition in the local exchange. Time Warner, d/b/a/ Oceanic Communications, has applied with the commission for authority to provide switched local exchange service.
<i>Idaho</i>	The Commission is currently not considering any local competition proceedings.	There is a state Universal Service Fund which is funded by surcharges on local access and toll minutes.	Not being considered by the commission.	Not being considered by the commission	Not being considered by the commission	The commission will hold a public meeting March 28, 1996 to discuss the commissions's role following the Telecommunications Act of 1996. Incumbent LECs and Potential New Entrants to Local Competition will present their views.

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Illinois	The Commission has several open rulemaking dockets regarding local competition. All dockets deal specifically with a competition related issue. There is no general local competition proceeding.	Workshops are currently being held by the commission on developing and defining Universal Service.	Workshops on number portability began in August 1995 and still continue. The task force has reached consensus on the type of call model (AT&T's LRN model) and other parameters to recommend to the commission. Estimates are that number portability may be available by late 1997	The Commission staff is presently reviewing an Ameritech tariff to provide local service for resale. Under the proposed tariff, LECs with greater than 5% of the interLATA market would not be allowed to perform joint marketing.	An Ameritech Unbundling order was issued on April 7, 1995. Ameritech filed its "Customer's First" tariff in response to this order. The tariff is under review in a proceeding which also includes issues raised by MCI, MFS and TCG in various complaints filed with the Commission regarding interconnection	The Illinois Commerce Commission is currently in the implementation stages of ensuring full local competition in Illinois. Several carriers have been certified and many rules on related issues have been proposed.
Indiana	Docket #39983 is the IURC investigation looking into local exchange competition.	There is an Indiana High Cost Fund that was established by the URC to provide financial assistance to certain small LECs with above-average intrastate Non-Traffic Sensitive costs.	Currently not under review by the commission.	Ameritech-Indiana has proposed a regulatory "framework" for resale of its locale exchange service in Indiana. Ameritech has not released specific rates but has filed an "illustrative tariff" proposing to charge "wholesale rates" for resale of residential services.	Currently not under review by the commission.	The Commission has an investigation examining competitive practices among local exchange carriers. The IURC has approved MCI to become the only company in Indiana to offer a package of local exchange and interexchange services.

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<i>Iowa</i>	A rulemaking docket (RMU 95-9) has been opened to address local competition as well as related issues.	HF 518, passed by both houses of the 1995 Legislature, contains a component which defines basic communications services as: basic local service, switched access, 911 and E-911, and dual party relay service.	Preliminary workshops are presently being arranged by the commission to address number portability.	Preliminary workshops are presently being arranged by the commission to address resale issues.	Docket # RPU-95-10 is the docket examining Local Network Interconnection Service. The last hearing was held January 3, 1996.	In September 1995, the Board issued its proposed rules on local telephone service competition regarding unbundling of the LEC network.
<i>Kansas</i>	The Commission concluded Phase I in July, 1995 of an open local competition proceeding. Phase II is currently in progress which is reviewing implementation rules.	Pending under Phase II.	Pending under Phase II.	Pending under Phase II.	Interconnection negotiations are currently under review by the commission.	The Commission began its 'generic' investigation in April 1994 into various issues involved in competition in local communications services. The investigation includes "phases". Under Phase I, issued in June of 1995, the Commission determined that competition within the local exchange is in the public interest.

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<i>Kentucky</i>	Commission docket opened in mid-1995 to review local competition; CAP applications pending for interim rules; final decision not expected until Fall, 1996	Currently being considered by the Commission.	Currently being considered by the Commission.	Currently being considered by the Commission.	Currently being considered by the Commission.	The commission will not approve any applications for competing providers until completion of its inquiry.
<i>Louisiana</i>	The Commission completed docket U-20883 and issued rules on March 15, 1996	Universal service issues are being considered in a subdocket of U-20883.	Cost studies are required to establish rates for interim number portability.	Required at a discount of 10%.	Interconnection rates have been established at intrastate access rates less the carrier common line charge and residual interconnection charge. If traffic is not in balance payment is limited to 110% of the traffic terminated by the other party.	The commission is considering Paramount Wireless for certification (docket # U-20882) as well as Metropolitan Fiber (docket #U-21068) and GNET (docket #U-21504)
<i>Maine</i>	Generic local competition investigations began late summer 1995.	Under review by the Commission.	Under review by the Commission.	Under review by the Commission.	Under review by the Commission.	The Commission has only taken up basic local competition proceedings. No potential local service competitors have applied with the commission.

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<i>Maryland</i>	The Commission issued an order in its MFS Phase II proceeding which extends the ground rules for local competition established in MFS Phase I.	The PSC has indicated that a universal service proceeding will be established in 1996.	The PSC's number portability task force has recommended adoption of AT&T LRN call model for implementation in 1997. Order No. 71485 created the task force.	Under Commission Review.	The PSC has established the lowest interconnection rates in the country (other than bill and keep). The rates are \$.03 for end-office interconnection and \$.05 for tandem interconnection provided by Bell Atlantic and \$.03 for termination provided by new entrants.	The PSC is currently engaged in a Bell Atlantic price cap proceeding.
<i>Massachusetts</i>	A general rulemaking docket (#DPU9594) looking into the local exchange market was opened on April 6, 1995.	Universal service issues are presently under review in <i>DPU 94-185</i> .	Docket 94-185 is the docket opened to examine number portability issues.	Under consideration in current commission rulemaking.	Docket 94-185 is also examining interconnection of networks and unbundling.	MCI Metro, MFS Intelenet and Teleport have all been authorized to provide non-switched and switched local business services. MCI has already begun providing local service.

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Michigan	Local competition proceedings are currently being considered under Case No. U-10860. An order is expected early 1996.	Michigan has no Universal Service Fund. <i>PA 179 of 1991</i> : "Basic Local exchange service means the provision of an access line and usage within a local calling area for the transmission of high quality two-way interactive switched voice or data communication." <i>PA 216</i> mandates a Universal Service Task Force.	Proceedings are currently under review in case no. 10647. The commission established interim number portability rules for Ameritech, requiring either DID at 20/line/month.	Wholesale rates are currently being considered in Case No. U-10860, under the generic proceeding to establish rules for local exchange competition.	In 1995 the Michigan legislature passed a new law which would require, after one year, that compensation rates be "just and reasonable" and not set below the LEC's costs.	The Michigan Public Service Commission is currently considering numerous local exchange issues.
Minnesota	The Minnesota PUC has formed a task force on Telephone Competition Rulemaking. The task force meets to address certification requirements, interconnection standards, and to draft rules on universal service. Formed to discuss general rulemaking docket, #P999-R95533.	Minnesota law requires the creation of a state universal service fund to which all telecom service providers must contribute. Details for the universal service fund will be worked out in the local competition rules also required by <i>SF 752</i> .	Number portability issues are under review by the Telephone Competition Rulemaking Task Force.	Resale is permitted by <i>SB 752</i> and is currently under consideration by the commission task force.	Non-switched interconnection is by negotiated contract; LECs with <50,000 lines are not required to provide interconnection to competitors prior to 1/1/98 unless the LEC becomes a competitor itself.	The commission has granted MFS certification to provide private line switched service. Windstar Wireless of Minnesota Inc. has also been granted a certificate to offer private line switched local interchange service.

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Mississippi	The Commission has opened a generic local competition proceeding. Hearings are scheduled for April 22-25.	Under commission review in a generic proceeding.	Under commission review in a generic proceeding	Under commission review in a generic proceeding	Under commission review in a generic proceeding	
Missouri	Docket #T095396 is the general rulemaking docket looking into local exchange competition.	Universal Service issues are being addressed in docket TO-95-396.	Not being considered by the commission.	Not being considered by the commission.	A draft bill establishes interconnection arrangements, and authorizes commission intervention after a period of unsuccessful negotiation.	The Commission issued an order on February 16, 1996 requesting comments on terms and conditions for new entrants into the local exchange market
Montana	There are no local exchange competition proceedings due to the fact that no competitors have expressed an interest in providing local exchange service.	Not under review by the commission.	Not under review by the commission.	Not under review by the commission	Not under review by the commission.	The Commission does not regulate entry or rates for local nonswitched competition.

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<i>Nebraska</i>	The Nebraska commission entered an initial order instituting an investigation into the effects of local competition on March 28, 1995.	The Commission opened a docket to consider the need for a state universal service fund. Comments were due August 8, 1995; the docket is pending.	Currently under commission review. A December 1995 requires mandatory number portability.	Proceedings began in late 1995 and are currently being reviewed by the commission.	Currently being considered by the commission.	The commission has a July 1, 1997 deadline to decide in what circumstances switched local competition will be permitted. The commission yet to certify carriers to provide local exchange service.
<i>Nevada</i>	Docket #94-11035 was opened in May, 1995 to consider local exchange competition rules. Local competition rules must be in place by 12/31/96	In Docket 94-11035 the PSC established a Nevada Universal Service Fund to assure the continuance of reasonably priced basic service and the availability of funds to extend and improve basic service throughout the state.	Not yet under commission review.	Not yet under commission review.	Interconnection agreements are currently being negotiated.	NevTel, ActiveTel, and GE Rescom have all applied for certification with the commission.

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<i>New Hampshire</i>	DRM#95091 is the general rulemaking docket looking into local exchange competition. SB 106 authorizes the commission to approve local competition if it determines that entry is "consistent with the public good".	The Commission authorized a local rate protection mechanism that was designed to provide some protection for existing LECs who must maintain basic exchange rates while transitioning from intrastate toll settlements to an access environment.	Not yet under commission review.	Not yet under commission review.	Not yet under commission review.	The Commission has established a rulemaking docket, although no related issues have been under review. The Commission began hearings on the rulemaking docket in December, 1995.
<i>New Jersey</i>	BPU Docket Number TX95120631 is the investigation and rulemaking proceeding to determine whether or not to permit local exchange competition in New Jersey.	The New Jersey BPU has not established a Universal Service Fund.	Currently under commission review.	Not yet under commission review	Interconnection is by negotiated agreement- there is no commission mandate for interconnection. The rulemaking was opened in Dec. 1995	The BPU opened a proceeding December 8, 1995 to investigate allowing local exchange competition and proposed rules to allow IntraLATA competition.
<i>New Mexico</i>	There are no rulemaking dockets opened by the commission that deal with local exchange competition.	A state universal fund was set up by statute. Currently, there are no telcos drawing from the fund but it was previously funded through a surcharge on residential and business access.	Not yet under commission review.	Not yet under commission review.	Not yet under commission review.	A generic proceeding is open re local competition, but no rulemaking is likely until an application for switched local service authorization is filed.

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<i>New York</i>	Case Number 94-C-0095 is the "Competition II Proceeding" currently in progress.	In May 1995, the PSC issued draft staff proposal recommending establishing a state universal service fund from which all local exchange providers would be eligible to draw from. In January 1996, the PSC adopted rules regarding funding. Funding will be through a "targeted accessibility fund" established by all telecommunications providers.	A trial of "true" number portability began Feb. 1996 and run for 6 months in Rochester Service areas. Rochester Plan RCF and DID rates include a surcharge, computed annually, of per minute incremental switching costs (estimated at \$.01/min) x no. mins transported.	Wholesale rates for Rochester are at a 5% discount from retail rates, plus a variable surcharge for each customer call >750 min/month. Resale arrangements are being reviewed in Competition II Proceedings.	Interim rules on interconnection are in place under the "Competition II" proceeding. Current mutual compensation rates are .9cent/minute for termination by an incumbent, and the same for competitors' termination rate. The Rochester Plan compensation rate applies to traffic imbalances > 10%.	1996 Commission proceedings thus far include PSC 1996 framework governing a transition to broad competition in local service. Two Regulatory Frameworks exist in New York; The NYNEX Plan and the Rochester Open Market Plan.
<i>North Carolina</i>	The Commission has established interim rules in Docket No. P-100, SUB 133. The rulemaking docket is entitled "In the Matter of Local Exchange and Local Exchange Access Telecommunications Competition".	Legislation passed in the 1995 General Assembly that requires the Commission to adopt interim rules on universal service programs; permanent rules must be in place by July 1998.	Number portability arrangements are being negotiated as part of interconnection and unbundling arrangements.	Resale proceedings are currently being considered by the commission. An order is expected in early 1996.	Interconnection arrangements are to be negotiated within 90 days. If arrangements are not made within the allotted time, either party can petition the commission to set rates and terms.	The Commission is currently considering Time Warners application to provide local exchange service.

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North Dakota	No rulemaking docket opened by the Commission.	Not being considered by the commission.	Not under review by the commission.	Not under review by the commission	Not under review by the commission	The commission has yet to address local competition until there becomes enough interest to do so.
Ohio	There are two open dockets relating to local competition. Docket #95-845-TP-COI is the 'Generic' docket opened regarding local telephone competition. The docket was formally opened on September 21, 1995.	PUC Staff released its working document containing proposals for Universal Service. Staff proposes that all carriers contribute to a state universal service fund.	Under the proposed rules, carriers would be required to implement full number portability within one year of the rules' effective date, and on an interim basis, employ DID or RCF.	Under the proposed rules, facilities-based carriers would be permitted to purchase bundled or unbundled LEC services at LECs' LRIC.	On March 1, 1996 the PUCO ruled that interconnection agreements between Amertiech and Time Warner should use a "bill and keep" system. (Case No. 96-66-TP-CSS)	A decision is expected in early 1996 to establish local exchange competition rules. The commission, has however certified carriers to provide local exchange service. These include Time Warner, MFS, and MCImetro.
Oklahoma	In October of 1994, the Commission released a NOI (No. PUD 94-461) into local exchange competition.	<i>Cause No. PUD 930001554</i> , filed by the Commission, addresses the Minimum Standard of Telephone Service.	Currently under commission review.	Currently under commission review.	Currently under commission review.	The proposed rules are to be considered by the commission in early 1996, at which time the commission will present to the legislature any changes required in existing laws to permit full implementation.

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<i>Oregon</i>	Switched local service competition is currently under review in three separate dockets. Docket UM 351, UT 119, and UM 731 on unbundling, collocation, and universal service, respectively. Proposed rules are scheduled to be completed 4/96.	Currently under commission review.		Currently under commission review.	The commission has ordered an interim bill and keep period. Electric Lightwave Inc. has filed a complaint with the commission alleging a failure to negotiate on the part of US West.	The commission authorized MFS, MCI Metro, and Electric Lightwave in January 1996 to provide local exchange service to non-residential customers. The order approving that local exchange competition is in the public interest is 96-021.
<i>Rhode Island</i>	Local Competition Rulemaking docket #2252 has been opened by the commission. Docket #2252 is the inquiry into quality, regulatory, competitive equity and universal service issues.	No universal service fund has been established; these issues are being studied in competition Docket 2152.	Currently under commission review.	Currently under commission review.	Currently under commission review.	The commission has yet to open formal local exchange competition rules.

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<i>South Carolina</i>	No open investigation into local exchange competition.	The PSC is currently considering establishing a Universal Service Fund. Universal Service issues are under review by a commission task force.	Not yet being considered by the commission.	Not yet being considered by the commission	Interconnection arrangements are to be arranged by negotiation.	CAP applications for nonswitched services are pending; the commission is not facing any applicants for switched service.
<i>South Dakota</i>	The Commission has yet to open any docket examining local competition issues.	Not being considered by the commission.	Not being considered by the commission.	Not being considered by the commission.	Not being considered by the commission.	Interest in local competition is minimal in South Dakota. There are no applications pending before the commission.
<i>Tennessee</i>	Local Exchange Competition Rules were passed by the commission on December 21, 1995	SB 891 requires the PSC to determine all current sources of support for universal service and their associated amounts, identify and assess alternative universal service mechanisms	The Commission will determine a date by which full number portability is technically feasible and must be made available.	The commission is reconsidering its rule requiring a 25% discount on the retail price of services.	Interconnection policies were established under the rulemaking in order 1220-4-8-10. Agreements are to be negotiated, however bill and keep has been ordered for at least one year (until sufficient data is collected to determine traffic balance).	In June of 1995 ten carriers were granted certification to provide local exchange service. Those certified include: Time Warner, AxS, TCG, ACSI and MCI Metro.

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<i>Texas</i>	The commission has yet to open a rulemaking docket considering local competition. Applicants who have been certified are currently negotiating interconnection agreements.	1995 legislation, <i>HB 2128</i> gives the PUC additional authority to adopt mechanisms that will use the Universal Service Fund to maintain reasonable rates. Funding from the USF is limited to local exchange companies that offer service to every consumer within their certificated area and abide by PUC service quality rules.	Number portability issues are under consideration in proceedings established for local competition rules.	Resale of LEC services is prohibited for carriers that together with affiliates, carry more than 6% of all intrastate switched access MOU in a given year;	A workshop was held February 9, 1996 for discussion and possible action in Project Number 14440, the rulemaking to determine interconnection arrangements and related issues pursuant to HB 2128.	The Commission has set a 9/1/96 deadline to finalize local competition rules.
<i>Utah</i>	Permanent rules for local exchange competition must be in place by 12/31/97. Interim rules are expected early 1996.	All local companies, carriers and resellers providing intrastate retail toll type services are required by state law and PSC rules to report and participate in the Utah Universal Service Fund program.	Under review by the commission.	Under review by the commission	Applicants who have been certified are currently negotiating interconnection agreements. US West has filed opposition comments with the commission and is currently asking that further applications be denied.	Electric Lightwave and Phoenix Fiberlink have been awarded certificates by the commission.

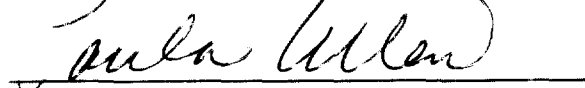
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<i>Vermont</i>	In the context of an investigation into NYNEX, the commission will consider related local competition issues in investigation docket #5713.	1994 legislation (SB-311) establishes a broad-based Universal Service Fund. Effective October 1, 1994, all telecommunications service providers began collecting a service charge on all intrastate and interstate telecommunications services.	Not yet under commission review.	Not yet under commission review.	Not yet under commission review.	The commission is currently considering related local competition rules. No carriers have applied with the commission to provide local exchange service.
<i>Virginia</i>	A rulemaking docket has been opened by the Commission. PUC Docket # 950018 was established to examine local exchange competition rules. The Commission adopted minimum certification requirements for competitive entrants on December 14.	The SCC will consider whether a state universal fund is necessary when it issues rules for local competition in <i>Case No. PUC950018</i> . Under HB 364, universal service must be supported by all providers.	Number portability requirements are being considered in the rulemaking docket.	Comments on local exchange service resale were due March 1, 1996	Interconnection agreements are under commission review in the local exchange competition rulemaking docket.	The commission opened local services to competition 1/1/96.

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<i>Washington</i>	There is no "generic" rulemaking proceeding addressing local exchange competition. Local competition issues are being addressed in dockets dealing with related issues.	The establishment of a Universal Service Fund is currently under review by the commission.	US West has been ordered by the commission to allow resale of unbundled loop & other transport service, except that local service may not be resold as business service & local call termination may not be used to terminate toll traffic.	The commissions October 31, 1995 decision orders negotiation for interconnection and meet points. Interconnection will be based on interim Bill & Keep for compensating terminating traffic. The commission will reexamine the issue 7/96.	The interconnection order calls for "bill and keep" compensation for an interim period to be followed by a cost based compensation rate. The order addressed a number of other competition issues. US West has filed a court challenge to the order complaining of an unjustified taking of US West property. (Docket UT-941-464)	The Commission has authorized five CLECs to provide the full range of basic exchange services.
<i>West Virginia</i>	A general local competition docket has been opened by the commission. (Docket No. 94-1102-T-G) Several issues including interconnection, resale, number portability, and implementation of the proposed rules are being considered under this docket.	The PSC has not considered issues related to a Universal Service Fund.	Under consideration by a Commission Task Force.	Under consideration by a Commission Task Force	Under consideration by a Commission Task Force.	The Commission has not yet certified any carriers for local exchange competition.

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Wisconsin	A rulemaking docket has been opened by the Commission. PUC Docket # 950018 was established to examine local exchange competition rules.	In Universal Service proceedings, the commission will examine its definition of basic local exchange services and determine if subsidies are necessary. Comments on universal service issues are due April 1, 1996.	Currently under review by the commission.	TCG is currently negotiating resale arrangements with Ameritech. Resale arrangements are being considered in a separate hearing by the commission. Comments were due March 1, 1996.	Currently under commission consideration. Ameritech has been ordered by the commission to negotiate with competitors on interconnection arrangements.	The PSC's investigation into the local exchange telecommunications market has been temporarily suspended so that the PSC staff has the opportunity to explore the impact of the Telecommunications Act of 1996.
Wyoming	Local competition proceedings regarding rules and issues are in progress; an order is expected in March 1996.	The Wyoming Telecommunications Act of 1995 mandates the establishment of a state universal service fund administered by the Public Service Commission and funded by phone bill surcharges. Funds would be paid out to companies whose costs exceed 130% of weighted statewide averaged costs.	Under consideration by the Commission.	Under consideration by the Commission	Under consideration by the Commission	Universal service, interconnection and access charges, service quality, and reporting requirements are all being addressed by the commission in four parallel dockets.

CERTIFICATE OF SERVICE

I, Paula L. Allen do hereby certify that on this 30th day of May, 1996, a copy of the foregoing Reply Comments of Comcast Corporaiton was hand-delivered to the following:


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